

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA)
vs.) CR. 04-49 Erie
JAMAR DUPREE ATKINSON)

MEMORANDUM ORDER

The Court has received a letter from Defendant, a copy of which is attached hereto as Appendix I. The letter is entitled as a "Motion to Amend Judgment." We will direct that the letter be filed and we will treat it as a motion to amend judgment. In his Motion the Defendant asks that we amend his judgment to make his sentence of imprisonment concurrent.

A court may not modify a term of imprisonment once it has been imposed except as permitted by 18 U.S.C. § 3582(c). Defendant's Motion does not set forth circumstances which fall within the ambit of 18 U.S.C. § 3582(c).

AND NOW, this 6th day of November, 2007, it is hereby ORDERED, ADJUDGED, and DECREED that Defendant's Motion to Amend Judgment is DENIED.

Maurice B. Cohill, Jr.
Maurice B. Cohill, Jr.
Senior Judge

cc: Jamar D. Atkinson
Federal Correctional Institution McKean
Reg.# 20230-068
P.O. BOX 8000
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Marshall Piccinini, AUSA